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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/080,509	02/25/2002	Olli Piirainen	P 290688 T200052US/MYL/ko	8667
909	7590 11/15/2005		EXAM	INER
PILLSBURY P.O. BOX 105	WINTHROP SHAW	LEE, ANDREW C	HUNG CHEUNG	
MCLEAN, V.	A 22102	ART UNIT	PAPER NUMBER	
			2664	

DATE MAILED: 11/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/080,509	PIIRAINEN, OLLI		
		Examiner	Art Unit		
		Andrew C. Lee	2664		
Period fo	The MAILING DATE of this communicati or Reply	on appears on the cover sheet w	ith the correspondence address		
A SHO WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAILING IS IN THE MAILING IS	NG DATE OF THIS COMMUNI CFR 1.136(a). In no event, however, may a tion. y period will apply and will expire SIX (6) MO by statute, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).		
Status					
2a)☐	Responsive to communication(s) filed on This action is FINAL . 2b) Since this application is in condition for a closed in accordance with the practice up	☐ This action is non-final. ☐ This acti			
Dispositi	on of Claims				
5) □ 6) ⊠ 7) □ 8) □ Applicati 9) ⊠ 10) ⊠	Claim(s) 1-16 is/are pending in the application (s) 1-16 is/are pending in the application (s) 1-16 is/are rejected. Claim(s) 1-16 is/are rejected. Claim(s) 1-16 is/are rejected to. Claim(s) are subject to restriction (s) are subject to restriction (s) are subject to by the Extended (s) filed on is/are: a)[Applicant may not request that any objection (Replacement drawing sheet(s) including the	and/or election requirement. caminer. accepted or b) objected to to the drawing(s) be held in abeya correction is required if the drawing	nnce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).		
,	The oath or declaration is objected to by	the Examiner. Note the attache	ed Office Action of form PTO-152.		
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
2) Notice 3) Information	t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-1 mation Disclosure Statement(s) (PTO-1449 or PTC or No(s)/Mail Date 4/25/2002	948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 		

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DETAILED ACTION

Drawings

1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "two consecutive time slot; in a previous time slot; in a following time slot" as disclosed in claims 1,2, 3, 9, 10, 11, respectively for Fig. 6A, 6B and 6C must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

2. The disclosure is objected to because of the following informalities:

The term "burst" was disclosed in claims 1, 2, 3, 9, 10, 11; while the term "pulse" was used in Fig. 6A, 6B and 6C. Clarification is required.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Applicant recites "two consecutive time slots" as disclosed in claim 1, line 6 of page 16. It is not clear and does not disclose explicitly that claim 1 recites the limitation "in a previous time slot" in line 9 of page 16; "in a following time slot" in line 12 of page 16; "in a time slot" in line 15 of page 16; "in a time slot" in line 19 of page 16 referring to which time slot of the two consecutive time slots.

Applicant also recites "two consecutive time slots" as disclosed in claim 2. It is not clear and does not disclose explicitly that claim 2 recites the limitation "in a previous time slot" in line 9 of page 16; "in a following time slot" in line 12 of page 16; "in a time slot" in line 12 of page 16.referring to which time slot of the two consecutive time slots.

Applicant further recites "two consecutive time slots" as disclosed in claim 3. It is not clear and does not disclose explicitly that claim 3 recites the limitation "in a following time slot" in line 9 of page 17; "in a time slot" in line 12 of page 17. referring to which time slot of the two consecutive time slots.

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Claim 7 recites the limitation "in each time slot" in lines 2-3 of page 17. It is not clear and does not disclose explicitly that the "in each time slot" refers to "in a previous time slot; in a following time slot; or in each time slot of the two consecutive time slots".

Claim 8 recites the limitation "in each time slot" in lines 2-3 of page 17. It is not clear and does not disclose explicitly that the "in each time slot" refers to "in a previous time slot; in a following time slot; or in each time slot of the two consecutive time slots".

Applicant recites "two consecutive time slots" as disclosed in claim 9. It is not clear and does not disclose explicitly that claim 9 recites the limitation "receive in a previous time slot" in line 5 of page 18; "receive in a following time slot" in line 8 of page 18; "receive in a time slot" in line 11 of page 18; "receive in a time slot" in line 15 of page 18 referring to which time slot of the two consecutive time slots.

Applicant also recites "two consecutive time slots" as disclosed in claim 10. It is not clear and does not disclose explicitly Claim 10 recites the limitation "receive in a previous time slot" in line 9 of page 18; "receive in a time slot" in line 12 of page 18 referring to which time slot of the two consecutive time slots.

Applicant also recites "two consecutive time slots" as disclosed in claim 11. It is not clear and does not disclose explicitly Claim 11 recites the limitation "in a following time slot "in line 4 of page 19; "in a time slot" in line 7 of page 19 referring to which time slot of the two consecutive time slots.

Claim 15 recites the limitation "in each time slot "in lines 2 – 3 of page 19. It is not clear and does not disclose explicitly that the "in each time slot " refers to "in a

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previous time slot; in a following time slot; or in each time slot of the two consecutive time slots".

Claim 16 recites the limitation "in each time slot "in lines 2 – 3 of page 19. It is not clear and does not disclose explicitly that the "in each time slot "refers to "in a previous time slot; in a following time slot; or in each time slot of the two consecutive time slots".

There is insufficient antecedent basis for this limitation in the claim.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew C. Lee whose telephone number is (571) 272-3131. The examiner can normally be reached on Monday through Friday from 8:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached on (571) 272-3134. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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ACL

Nov 12, 2005

Ajit Patel Primary Examiner